

**www.flsb.uscourts.gov**

[illegible]

**File claim with bankruptcy clerk's office where judge assigned to case is chambered.**

TELE KING COMMUNICATIONS  
NINETY NINE FIFTY EIGHT AND

1/30/2002

9958.32

100

DEPOSIT

OTHER

NOT NEGOTIABLE

UNION

First Union National Bank

Branch: 0000

Ch. Off: 87 801 801 801

ID# 3329 (Per A. Tulin)

0510011111 1111111111 1111111111

THIS COMPANY WASTED NO TIME IN CASHING  
MY CHECK, THEY WERE PAID ON OR BEFORE  
2/1/2002, LESS THAN TWO DAY AFTER  
RECEIPT!!

ID # 3329County VA BEACH - CHESAPEAKE**THE KING OF PHONE CARDS**

# TELE KING

## PURCHASE ORDER

(3)

11900 Biscayne Blvd., Suite 620, Miami, FL 33181

Phone: 305-891-0511 • Fax 305-891-0512

Toll Free: 1-866-444-4112 • Toll Free Fax: 1-866-444-4115

Purchaser's Name ARTHUR C. FELTON Date 1/30/02Purchaser's Address 4109 MILL STREAM RD.City VIRGINIA BEACH State VA Zip 23452Home Phone 757-463-2161 Business Phone fax 757-463-7267No. of Displays to ship: 5 Face Value of Phone Cards to ship: \$ 2500

Purchase Price of Displays .....	\$ <u>9958.33</u>
Purchase Price of Prepaid Calling Cards .....	\$ <u>NO CHARGE</u>
Total .....	\$ <u>9958.33</u>
Bonus <u>SHIPPING, HANDLING AND POSTERS</u> .....	\$ <u>NO CHARGE</u>
Amount Paid .....	\$ <u>9958.33</u>

**Special Provisions** BALANCE OF \$33,047.67 TO BE PAID BY MARCH 15, 2002.  
\$27,500.00 IN CARDS AND 25 DISPLAYS WITH LOCATIONS WILL BE  
SHIPPED AND SECURED. AS PER ARTHUR - ADDITIONAL LOCATION  
INCLUDED IN THIS PACKAGE.

Purchaser acknowledges the receipt of all Disclosure Documents of Seller ten (10) business days prior to acceptance and deposit of funds that this sale is subject to the terms on the reverse of this Purchase Order.

**ACCEPTED AND APPROVED**BY: Frank Schaefer, President**SELLER**BY: Arthur C. Felton**BUYER**FRONT

AIN # 2001-063

*Arthur C. Felton Jr.  
4109 Mill Stream Road  
Virginia Beach, VA 2345*

March 12, 2003

**Via U.S. Mail – Return Receipt Requested**

Mr. Frank Schreiber  
President, Registered Agent  
TELE KING COMMUNICATIONS CORP./INTELECALL COMMUNICATIONS INC.  
11900 Biscayne Blvd., Suite 522  
Miami, FLA. 33181

Mr. Ross Rosenberg, Esq.  
ROSS ROSENBERG, P.A.  
One Datan Center, Suite 910  
9100 South Dadeland Blvd.  
Miami, FLA. 33156

**Re: Tele King Communications Corp.(dba: Intelecall Communications,  
Inc.)  
Demand Pursuant to Fla. Statutes, Title XXXIII, Chap. 559, Part  
VIII, Section 559.813 for Return of Money**

Mr. Schreiber/Mr. Rosenberg:

I am one of a growing number of victims of Tele King Communications Corp.'s ("TK") unlawful conduct.

I first saw advertisements for TK on [ON SEVERAL OF THE LOCAL TV STATIONS HERE]. As you know, TK advertises itself as a "turn-key" operation that provides the pre-paid telephone card distributor with all he or she needs to have a successful business. Significantly, TK advertised that there would be no selling required of the distributor, that there was full company support and that TK would get all the locations for the distributor. Based on TK's advertisements all I needed to do was send money to TK and purchase the business opportunity, then provide the pre-paid phone cards and display units to the locations identified by TK. This was a "proven money maker" according to TK.

Indeed, to this day these very representations are contained on TK's website and continue in its television advertising.

When I phoned TK's toll-free number these same representations and more were made to me directly by Arthur Tulin. In substance he said to me, among other things:

- I would not be responsible for selling at all;
- TK would find all the locations for me;
- I would just have to deliver the displays and collect the money;
- I would be given a 40% discount on replacement cards;
- TK has the best rates in the industry;
- Owners of the businesses where the cards would be located would accept a 25% commission;
- There were no other distributors in my area; and
- If I made a partial payment to hold my position; I was told, "Full payment would have to be made by March 15, 2002, if not my partial payment would be returned", because, according to Arthur Tulin, he could not hold it longer than that!
- There would be no competition.

Based on the advertisements I saw and the statements of Arthur Tulin, I decided to go ahead and "invest" in TK's business opportunity. I therefore sent partial payment \$9,958.33 to TK to hold a position and purchase the opportunity.

I was not sent a Disclosure Statement by TK and was then sent a Purchase Order, which I signed on 01/30/02; they supplied an over night pack in which I inserted My Check and their Purchase Order. Within two day they cashed my check, this, among other things made me feel uneasy, I immediately rescinded the deal and asked to have my funds returned; **to-date they have failed to return my hard earned Money!**

Contrary to TK's written and verbal representations I was not provided with "pre-sold" locations where the owners already agreed to accept my cards and displays. Rather, each and every one of the locations I was given by TK required selling or flat out refused to accept the cards. Examples include:

- Business owners who said they told the TK representative who called that they would not accept TK cards under any circumstances;

**UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF FLORIDA**

[www.flsb.uscourts.gov](http://www.flsb.uscourts.gov)

**\*\*\* NOTICE \*\*\***

**This proof of claim contains attachments  
which exceed the five (5) page limitation  
pursuant to Local Rule 3001-1 (A)(3).**

**Rule 3001-1 Proof of Claim.**

**(A)(3) Attachments:** A proof of claim, including a proof based on a writing and filed pursuant to Bankruptcy Rule 3001(c), should not include more than 5 pages of attachments; however, the proof of claim must include a list or summary of any invoices or other omitted attachments that would have been included but for this page limitation. No original papers shall be attached. Interested parties requiring copies of the entire instrument upon which liability is based for claims filed pursuant to Bankruptcy Rule 3001(c) shall submit a request directly to the claimant who, without further order of the court, shall provide copies to the requesting party.